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14	IN TH	E UNITED STATI	ES DISTRICT	COURT
15	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
16 17	IN RE: UBER TECHNOLOG PASSENGER SEXUAL ASS		Case No. 3:23-	md-03084-CRB (LJC)
18	LITIGATION This Decompose Polishes to			N AND [PROPOSED] ORDER
19	This Document Relates to: ALL WAVE 1 BELLWETHE		TO RESET PR	ETRIAL DEADLINES
20	ALL WAVE I BELLWEINE	K CASES		
21				
22			Judge:	Hon. Charles R. Breyer
23			Courtroom:	Courtroom 6-17 th Floor
24	WHEDEAC M 1	2025 41 - C+ :	- 1 D4.: -1 O1	"N- 26. D-1141 - "T-1-1 W 1
25	WHEREAS, on May 1, 2025, the Court issued Pretrial Order No. 26: Bellwether Trial Wave 1			
26	Case Assignments and Discovery Schedule;			
WHEREAS, Pretrial Order No. 26, which required the parties to exchange expert				
28	August 8, 2025 and rebuttal expert reports by September 8, 2025, was modified by Stipulation a Court Order to require the parties to submit expert reports by August 22, 2025, and rebuttal expert reports by August 22, 2025, and and august 22, 2025, and august 22			
	Court Order to require the part	ies to submit expert		gust 22, 2025, and reduttal expert STIPULATION TO RESET DEADLINES

reports by September 22, 2025 [ECF 3533];

WHEREAS, Pretrial Order No. 26 was further modified by Stipulation and Court Order to require the parties to submit expert reports by August 29 and rebuttal expert reports by September 29 [ECF 3705];

WHEREAS, at the August 22, 2025 Case Management Conference, the Court informed the parties that the first bellwether trial will begin on January 6, 2026, rather than December 8, 2025 [ECF 3725];

WHEREAS, Pretrial Order No. 26 was further modified by Stipulation and Court Order to require the parties to submit expert reports by September 12, 2025 and rebuttal expert reports by October 13, 2025 [ECF 3757];

WHEREAS, on September 10, 2025, the parties submitted a Stipulation and Order to the Court extending expert reports and rebuttal reports [Dkt. 3893] for B.L., A.R.2, Dean, LCHB128, and WHB 823;

WHEREAS, the parties also jointly request a pretrial conference date, upon which the dates required under the Court's Standing Order Regarding Guidelines for Civil Jury Trials can be predicated.

WHEREAS, the parties anticipate that the pretrial conference will pertain to the first-scheduled trial (the Jaylynn Dean case) and will address this in their forthcoming joint statement in advance of the October 3, 2025 Status Conference.

WHEREAS, given the additional time made available by the new trial date, the parties agree that pretrial deadlines for the five Wave 1 cases that have substantially completed fact discovery should be modified as follows:

For B.L., A.R.2, Dean, LCHB128, and WHB 823:

•	Expert Reports:	September 26, 2025
•	Rebuttal Reports:	October 24, 2025
•	Dispositive Motions and Daubert Motions for Experts Who Serve 9/26 Reports:	November 10, 2025

• Daubert Motions for Experts Who Serve Only 10/24 Reports:

November 14, 2025 STIPULATION TO RESET DEADLINES CASE NO. 3:23-MD-03084-CRB

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1		D 1 10 2025
2	Dispositive/Daubert Oppositions:	December 10, 2025
3	Dispositive/Daubert Replies:	December 23, 2025
4	Pretrial Conference for Dean Trial:	To be set by the Court
5	<u>For WHB 318</u> :	
6	• Fact Disc. Substantial Completion:	November 3, 2025
7	• Expert Reports:	November 17, 2025
	Rebuttal Reports:	December 15, 2025
8	Close of Discovery:	December 30, 2025
9	Dispositive/Daubert Motions:	January 5, 2026
10	Dispositive/Daubert Oppositions:	January 19, 2026
11	Dispositive/Daubert Replies:	February 2, 2026
12	THEREFORE, the parties respectfully requ	est the Court enter the parties' stipulation and
13	that, the following deadlines set by Pretrial Order	No. 26 and modified by ECF 3533, 3705, and
14	3858 be extended as follows:	
15	For B.L., A.R.2, Dean, LCHB128, and WHI	<u> 3 823:</u>
16	• Expert Reports:	September 26, 2025
17	Rebuttal Reports:	October 24, 2025
18	 Dispositive Motions and Daubert M for Experts Who Serve 9/26 Reports 	
19	Daubert Motions for Exprts	
20	Who Serve Only 10/24 Reports:	November 14, 2025
21	Dispositive/Daubert Oppositions:	December 10, 2025
22	Dispositive/Daubert Replies:	December 23, 2025
23	Pretrial Conference for Dean Trial:	To be set by the Court
24	For WHB 318:	
25	• Fact Disc. Substantial Completion:	November 3, 2025
26	• Expert Reports:	November 17, 2025
27	Rebuttal Reports:	December 15, 2025
28	Close of Discovery:	December 30, 2025

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1	Dispositive/Daubert Motion	as: January 5, 2026
2	Dispositive/Daubert Opposi	•
3		•
4	Dispositive/Daubert Replies	s: February 2, 2026
5	IT IS SO STIPULATED.	
6	DATED: September 22, 2025	Respectfully submitted,
7		By: <u>/s/ Rachel Abrams</u> RACHEL B. ABRAMS (Cal Bar No. 209316)
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24		
2526	Dated: September 22, 2025	KIRKLAND & ELLIS LLP
27		/s/ Laura Vartain
28		Jessica Davidson (Admitted Pro Hac Vice) jessica.davidson@kirkland.com
		- 4 - STIPULATION TO RESET DEADLINES CASE NO. 3:23-MD-03084-CRB

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